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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/801,028	03/15/2004	Andre Morin	MON212	1250	
34356	7590 11/04/2005		EXAM	EXAMINER	
ASHKAN NAJAFI, P.A.		OKEZIE, ESTHER O			
6817 SOUTH SUITE 2301	POINT PARKWAY		ART UNIT	PAPER NUMBER	
	LLE, FL 32216		3652		

DATE MAILED: 11/04/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	ation No.	Applicant(s)	<u> </u>				
Office Action Summary		10/801	,028	MORIN ET AL.					
		Examir	ier	Art Unit					
		Esther (O. Okezie	3652					
Period fo	The MAILING DATE of this commun or Reply	ication appears on (he cover sheet w	vith the correspondence ac	idress				
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comn period for reply is specified above, the maximum st re to reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	IAILING DATE OF of 37 CFR 1.136(a). In no nunication. atutory period will apply and will, by statute, cause the a	THIS COMMUN event, however, may a d will expire SIX (6) MO application to become A	ICATION. Teply be timely filed NTHS from the mailing date of this of the companion of the	,				
Status	·								
1)	Responsive to communication(s) file	ed on .							
, —	•	2b)⊠ This action is	s non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4) 🖂	4)⊠ Claim(s) <u>1-15</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	5) Claim(s) is/are allowed.								
6)⊠	⊠ Claim(s) <u>1-15</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
8)□	8) Claim(s) are subject to restriction and/or election requirement.								
Applicati	on Papers								
9)	The specification is objected to by th	e Examiner.							
10)	The drawing(s) filed on is/are	a) accepted or	b) objected to	by the Examiner.					
	Applicant may not request that any obje	ction to the drawing(s	i) be held in abeya	ance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority ι	ınder 35 U.S.C. § 119								
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received.									
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies	of the priority docu	ments have bee	n received in this National	l Stage				
	application from the Internation	onal Bureau (PCT R	tule 17.2(a)).						
* \$	See the attached detailed Office action	on for a list of the ce	rtified copies no	t received.					
	e of References Cited (PTO-892)	DTO 048)		Summary (PTO-413) (s)/Mail Date					
	e of Draftsperson's Patent Drawing Review (F nation Disclosure Statement(s) (PTO-1449 or			Informal Patent Application (PT	O-152)				
Paper No(s)/Mail Date <u>3/15/04</u> . 6) Other:									

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-5,7-10,12-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over McDermott in view of Kulage.
- 2. Re claim 1, McDermott discloses A transporting device capable of being removably connectable to a spool of cable, said device comprising: a stationary handle (31) including a central portion positionable within a hand of a user; a movable handle (21) disposed below said stationary handle and being selectively movable along a substantially vertical path between raised and lowered positions, said movable handle cooperating with said stationary handle during operating conditions; a housing (cylinder 17) positionable into a spool opening and being secured to said stationary handle, said housing including a piston (18) slidably mounted therein and having a plurality of spaced apertures (23) formed about said piston, said housing further including an elongated fastening member (rod 8) secured to said piston and to said movable handle; and a plurality of latching members (26) pivotally connected to said piston respectively and being movable between retracted and extended positions through said plurality of apertures as said movable handle is lowered and raised respectively, said piston for

engaging a select portion within a spool opening and thereby allowing an operator to lift a spool and transport same while said movable handle is maintained at a raised position, said plurality of latching members being disengageable from a spool when said movable handle is released to a lowered position (fig. 1)

McDermott discloses only one piston (hub 18) with a three spaced latching members (26) connected to it. McDermott does not disclose a plurality of pistons with a plurality of latching members attached to the pistons. Kulage discloses a self-adjusting connector comprising a handle (30) and a lifting ring (32) connected to extension rod (22) which moves pistons or knuckles (10a, 10b) and connected cam members (18). The cam members are provided on each of the pistons for engaging an inner cylindrical surface. It would have been obvious to one of ordinary skill to provide a plurality of pistons with connected latch members as taught by Kulage instead of just one piston and connected latch members as disclosed by McDermott to provide a stronger engagement of the inside of the object being moved given that more latches displaced along the interior of the object would provide a stronger hold on the object during transport. It has been held that mere duplication of the essential working parts of a device involves only routine skill in the art.

- 3. Re claim 2, McDermott discloses a cylindrical housing (17) with upper section (14) and lower section (40) integral therewith, said upper and lower sections each having a predetermined diameter (figs 4 and 5).
- 4. Re claim 3, McDermott discloses a first set of said plurality of latching members is diametrically spaced approximately 120 degrees apart (fig 2).

5. Re claim 4, Mcdermott does not disclose a second set of said plurality of latching members are diametrically spaced approximately 120 degrees apart, said second set of latching members being disposed below said first set of latching members and for cooperating therewith to maintain said device securely engaged with a spool of cable.

McDermott discloses only one set of latching members.

Kulage discloses a self adjusting connector comprising a handle (30) and a lifting ring (32) connected to extension rod (22) which moves pistons or knuckles (10a,10b) and connected cam members (18). The cam members are provided on each of the pistons for engaging an inner cylindrical surface. It would have been obvious to one of ordinary skill to provide a second set of latching members as taught by Kulage instead of just one set of latch members as disclosed by McDermott to provide a stronger engagement of the inside of the object being moved given that more latches displaced along the interior of the object would provide a stronger hold on the object during transport. It has been held that mere duplication of the essential working parts of a device involves only routine skill in the art.

6. Re claim 5, McDermott discloses a rod engaged with said piston. As seen in figures 1 and 3, a bolt is connected at the rod end which would likely be connected my screw threading. However McDermott does not show threads along the rod. Kulage discloses threaded bolt (12) and threadably engaged with pistons or knuckles (10; see figs. 3 and 5; col. 4, lines 5-32). It would have been obvious to one of ordinary skill in the art to provide a threaded rod for threaded connection of the pistons as taught by

Kulage so that the pistons could be tightly held on the rod as well as shifted along the rod to accommodate objects differing in height.

- 7. Re claims 7-10,12-14, see above rejection, as these claims are reiterations of claims 1-5.
- 8. Claims 6, 11,15 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of McDermott and Kulage and further in view of Cooper. McDermott does not disclose a stationary handle with a plurality of substantially vertical grooves formed therein and for guiding said movable handle therealong. Cooper discloses a pipe extractor tool with capable of being removably connectable to the inside of a spool of cable, the device including a stationary handle (16) and a movable handle (16) that slides within the vertical bore (20) and smaller vertical counterbore (21) guided by shoulders (22) of the stationary handle. It would have been obvious to one of ordinary skill in the art to provide vertical grooves in the stationary handle of McDermott as taught by Cooper in order guide the movable handle within the stationary handle.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Esther O. Okezie whose telephone number is (571) 272-8108. The examiner can normally be reached on Mon-Thurs 8-6:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eileen D. Lillis can be reached on (571) 272-6928. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/801,028

Art Unit: 3652

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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